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P. 07

MAY 2 5 2004

Re Application Of: G	ALLOWAY ET AL		
Serial No.	Filing Date	Examiner	Group Art Unit
10/655,142	9/3/03	DUONG, T.	3711
OLF CLUB HEAD	LAWAY GOLF COMPANY		
as the distance the second	ed owner of record of a 100 p al part of the statutory term of any	patent granted on the instant app J.S.C. 154 to 156 and 173, as I	blication hereby disclaims, except as
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disclaimer, of prior Patent I be enforceable only for an patent granted on the insta in making the abapplication that would exter patent, as presently shorts held unenforceable, is four under 37 C.F.R. 1.321, has the expiration of its full stat. Check either box 1. For submissions undersigned is empowered information and belief are statements and the like significant of the states. States Code and that such the information and belief are statements and the like significant in the such the information and belief are statements. The undersigned	No. 6,620,056. The owner her did during such period that it and the nt application and is binding upon the over disclaimer, the owner does a read to the expiration date of the full mad by any terminal disclaimer, in all invalid by a court of competent all claims cancelled by a reexample utory term as presently shortened but or 2 below, if appropriate. On behalf of an organization (e.g. to act on behalf of the organization that all statements made herein believed to be true; and further the made are cupitable by fine or	reby agrees that any patent so gree prior patent are commonly owne grantee, its successors and/or not disclaim the terminal part of statutory term as defined in 35 U the event that it later expires for jurisdiction, is statutorily disclaim ination certificate, is relsaued, or by any terminal disclaimer. It corporation, partnership, university of my own knowledge are true at these statements were made imprisonment, or both, under Se	med. This agreement runs with any assigns. I any patent granted on the instant .S.C. 154 to 158 and 173 of the prior failure to pay a maintenance fee, is sed in whole or terminally disclaimed its in any manner terminated prior to raily, government agency, etc.), the eard that all statements in ade on with the knowledge that willful false scion 1001 of Title 18 of the United or any patent issued thereore.

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